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11	UNITED STATES DISTRICT COURT
12	DISTRICT OF NEVADA
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14	DALTON WILSON and DAN BOWMAN,) 3:07-cv-00612-HDM-RAM
15	Plaintiffs,) ORDER
16	vs.)
17	SECRETARY, DEPARTMENT OF THE) INTERIOR, et al.,)
18 19	Defendants.)
20	On May 6, 2011, plaintiff Dalton Wilson filed a motion to
21	vacate judgment pursuant to Federal Rule of Civil Procedure 60(b)
22	(#63). Wilson was not seeking to overturn the judgment of this
23	court. Rather, he was seeking to declare void the administrative
24	decision that was the subject of his complaint in this action. The
25	court denied Wilson's motion on the grounds that Rule 60(b) may not
26	be used to attack the underlying administrative decision (#34). On
27	June 16, 2011, Wilson filed a motion for reconsideration (#35).
28	The motion simply reasserts the arguments set forth in Wilson's May
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6, 2011, motion, attacking the underlying administrative decision as void. There is no basis for reconsideration of the court's order denying Wilson's motion. Accordingly, Wilson's motion for reconsideration (#35) is denied.

IT IS SO ORDERED.

DATED: This 20th day of June, 2011.

Howard & MEKiller

UNITED STATES DISTRICT JUDGE